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SEP 18 2007

Barry A. Friedman, Esq.
Thompson Hine LLP
1920 N Street NW, Suite 800
Washington, D.C. 20036-1600

In re: Gow Communications, LLC
KGOW(AM), Bellaire, Texas
Facility ID No. 17389
File No. BMP-20070510AAF

Dear Mr. Friedman:

This letter is in reference to the above captioned minor change application filed by Gow Communications, LLC (Gow) to modify BP-20060118ADS by changing the nighttime transmitter site and increasing nighttime power from 1.0 kilowatt to 19 kilowatts. We noted that Informal Objections were filed by Radio Disney Group, LLC (Disney) on June 11 and July 20, 2007. We will dismiss the application and the Informal Objections for the following reasons.

A preliminary review of the application reveals that the proposed nighttime facility increases the 25% RSS limit of co-channel Class B station KOCY, Del City, Oklahoma, from 8.8 mV/m to 9.1 mV/m, in violation of Section 73.182 of the Commission's rules.¹ In addition, the proposed nighttime interference free (NIF) contour of 18.2 mV/m provides 0% coverage to Bellaire, in violation of Section 73.24(i) of the Commission's rules.²

Accordingly, under Section 0.283 of the Commission's rules, Gow's application (File No. BMP-20070510AAF) is hereby **DISMISSED** as unacceptable for filing, and the June 11 and July 20, 2007, Informal Objections filed by Disney are **DISMISSED AS MOOT**.

In the Public Notice entitled "Commission States Future Policy on Incomplete and Patently Defective AM and FM Construction Permit Applications", FCC 84-366, released August 2, 1984, the Commission indicated that it would reinstate applications nunc pro tunc where the original application was returned and where a relatively minor curative amendment was filed in conjunction with a paper-filed petition for reconsideration within 30 days of the date of the dismissal. Any electronic amendment filed later than 30 days will be returned as untimely. See 47 U.S.C. § 405, 47 C.F.R. § 1.106(f). In this regard, it should be emphasized that the above deficiencies were discerned after a preliminary study of the application. A detailed review

¹ The KOCY 25% RSS limit of 8.8 mV/m is comprised of the contributions from XERF (8.4 mV/m) and WQEW (2.6 mV/m). It is noted that contributions from objected Mexican facilities such as XEJPV1 can not be used as contributors to the RSS calculations towards domestic stations.

² Section 73.24(i) requires the NIF contour must cover 80% of the city of license.

was not made of the entire application to determine whether other deficiencies exist which would preclude acceptance for filing or result in a subsequent dismissal. Inasmuch as the applicant will not be afforded a second opportunity to correct another deficiency, I would urge that the applicant carefully review the entire application.

Sincerely,

A handwritten signature in black ink, appearing to read "Son Nguyen". The signature is fluid and cursive, with the first name "Son" and last name "Nguyen" clearly distinguishable.

Son Nguyen
Supervisory Engineer
Audio Division
Media Bureau

cc: Bob Morrow
David F. Gow, President